

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

Ex parte MASARU MIZUTANI

MAILED

JUL 7 - 2006

PAT & T.M. OFFICE  
BOARD OF PATENT APPEALS  
AND INTERFERENCES

Application No. 09/933,517

ORDER RETURNING UNDOCKETED APPEAL TO EXAMINER

This application was received electronically at the Board of Patent Appeals and Interferences on June 16, 2006. A review of the application has revealed that the application is not ready for docketing as an appeal. Accordingly, the application is herewith being returned to the examiner. The matter requiring attention prior to docketing is identified below.

On February 14, 2006, an Examiner's Answer was entered into the record. In the Evidence Relied Upon section, page 17, paragraph 8, the examiner has stated that "No evidence is relied upon by the examiner in the rejection of the claims under appeal."

A review of the file reveals that references to Meilahn (U.S. Patent No. 5,762,024), Iseki et al. "Effect of Artificial Upwelling on Primary Production in Toyama Bay, Japan"; Nomura "Treatment of

Atopy Skin Inflammation by Deep Sea Water"; Miyamoto High Degree of Application for Deep Sea Water in Fishing Ports"; Sibinski et al. (U.S. Patent No. 2,642,221); Mougin (U.S. Patent No. 4,166,363); and Puncochar (U.S. Patent No. 3,371,819) were applied to the statement of rejections in the Grounds of Rejection, paragraph (9) of the examiner's answer. Before further review, the examiner must submit a corrected examiner's answer that will include in the Evidence Relied Upon section, the list of references mentioned in the statement of rejections. See the Manual of Patent Examining Procedure, (MPEP) 1207.02. Appropriate correction is required.

Accordingly, it is

**ORDERED** that the application is returned to the Examiner for:

- 1) vacate the Examiner's Answer mailed February 14, 2006, and issue a revised Examiner's Answer having the missing references listed under the Evidence Relied Upon section, paragraph (8); and

2) for such further action as may be appropriate.

BOARD OF PATENT APPEALS  
AND INTERFERENCES

By:



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